FILED
BEVERLY WILSON, DISTRICT CLERK
LEON COUNTY, TEXAS

O-04-18

JUN 04-2010

CAUSE NO. O-10-498

RIPPY OIL COMPANY, RIPPY	δ	IN THE DISTRICT COURT OF
INTEREST LLC, THE GENECOV GROUP, INC., AND JOHN D. PROCTOR,	\$ \$ \$	ا المسيد : المسيد : المسيد : الم
Plaintiffs,	§ §	LEON COUNTY, TEXAS
VS.	§ 8	A STATE OF THE STA
KNIGHT OIL TOOLS, INC. AND PIONEER DRILLING COMPANY,	§ §	
Defendants.	§	278TH JUDICIAL DISTRICT

FINAL JUDGMENT

entitled and numbered cause for trial, with due and proper notice to all parties, and came Plaintiff Rippy Oil Company ("Plaintiff"), by and through its attorneys of record, and announced ready for trial, and came Defendants Knight Oil Tool, Inc. and Pioneer Drilling Co., by and through their attorneys of record, and announced ready for trial.

A jury of twelve (12) good and lawful citizens of Leon County was duly qualified, selected, impaneled, and sworn. The case proceeded to trial and the parties presented their evidence.

At the conclusion of the evidence, the Court submitted the questions of fact to the jury. The jury returned and announced its verdict in open Court in the presence of the parties and their counsel. The verdict was by ten jurors who together concurred in and agreed to the answers to all required questions and who signed their names to the verdict. There being no objection, the Court thereafter accepted the verdict and ordered same duly filed. The charge of the Court and the verdict of the jury are incorporated herein for all purposes by reference.

EXHIBIT

Based on the pleadings, the evidence, the jury verdict, and the stipulations of the parties, the Court finds that Plaintiff is entitled to recover from Defendant Knight Oil Tools, Inc. as follows.

It is ORDERED, ADJUDGED and DECREED that Plaintiff Rippy Oil Company have and recover \$5,900,000.00 in past damages from Defendant Knight Oil Tools, Inc., less the amount of Defendant Knight Oil Tools' counterclaim of \$361,356.87, for a net recovery of \$5,538,643.13. Additionally, the Court awards prejudgment interest on these past damages in the amount of \$2,056,885.14 through June 1, 2017 and an additional \$758.72 per day until the day before this final judgment is signed.

IT IS FURTHER ORDERED that this judgment will bear interest at the rate of 5.00%, compounded annually, from the date of this judgment until paid.

All costs of court spent or incurred in this cause are adjudged against Defendant.

All writs and processes for the enforcement and collection of this judgment or court costs may issue as necessary. All relief requested in this case and not expressly granted is denied. This judgment finally disposes of all parties and claims and is appealable.

SIGNED this _ 4 day of June 2018,

JUDGE PRESIDING

APPROVED AS TO SUBSTANCE AND FORM:

LAW OFFICE OF KENNETH TEKELL, SR. PLLC	HERRICK & ASSOCIATES, P.C.
By: Kenneth Tekell State Bar No. ktekell@balagiatekell.com 1221 McKinney, Suite 3200 Houston, TX 77010 (713) 654-5191	By:
THE KRIST LAW FIRM, P.C.	DAVID HAMMIT LLC
By: Ronald D. Krist State Bar No. 11727000 psteele@kristlaw.com The Krist Building 17100 El Camino Real Houston, TX 77058 (281) 283-8500 (281) 488-3489 (Fax)	By: David Hammit State Bar No. 08857660 david@hammitlaw.com 109 South Madison Street Madisonville, TX 77864 (936) 349-1600 (936) 349-0505 (Fax)
BECK REDDEN LLP	
By: David M. Gunn State Bar No. 08621600 dgunn@beckredden.com John S. Adcock State Bar No. 00790206 jadcock@beckredden.com 1221 McKinney, Suite 4500 Houston, TX 77010 (713) 951-3700 (713) 951-3720 (Fax)	

ATTORNEYS FOR PLAINTIFFS

APPROVED AS TO FORM ONLY:

Don	IATO, MINX, BROWN & POOL, P.C.
Ву:	
	Randy Donato
	State Bar No. 05973300
	rdonato@donatominxbrown.com
	James T. Sunosky
	State Bar No. 24033372
	jsunosky@donatominxbrown.com
	3200 Southwest Freeway, Suite 2300
	Houston, TX 77027
	(713) 877-1112
	(713) 877-1138 (Fax)
Wri	GHT CLOSE & BARGER, LLP
By:	
	Jessica Z. Barger
	State Bar No. 24032706
	barger@wrightelosebarger.com
	One Riverway, Suite 2200
	Houston, TX 77056
	(713) 572-4321
	(713) 572-4320 (Fax)

ATTORNEYS FOR DEFENDANTS